

UNITED STATES DEPARTMENT OF COMMERCE

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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	Α	TTORNEY DOCKETT NO.
		•		
			EXAMINER	
			ART UNIT	PAPER NUMBER
		•	ANTONI	PAPER NUMBER
			DATE MAILED:	
		XAMINER INTERVIEW SUMMARY REC		
All participants (applican	nt, applicant's representative	e. PTO personnel):		
	10	}	•	
(1) H.9 145V	(Exam	<u>ner</u> (3)		
(2) Curtis	A. Bell A	pp. ref) (4)		
R. L. Miller and R.	/10/95			
		to applicant applicant's representative).		
		No. If yes, brief description:		
EXHIDIT SHOWLD OF DELICIT	Stration conducted. — res	, A 140. Il yes, bilei descriptioni		
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Agreement 🗀 was rea	ched with respect to some	or all of the claims in question. Was not reach	ed.	
_				
Claims discussed:				
Identification of prior art	discussed: Tuch	et al.		
		4		
Description of the gener	ral nature of what was agree	ed to if an agreement was reached, or any other o	omments: <u>EXALUI</u>	ner in for med
Mr Bell th	at upon furth	ur review, claims is dete	ermined to &	e obvious
auga Tinda	A DESTRUCTION OF THE PROPERTY	or suggested that allo	valole subsent	mette- l-
over ruch !	an. Examin	or suggested It at allow	va v Ce sav sees-	al il
Claima be	roded to claim	-8. Mr Bell said he r	reed to consul	It with the
client and t	then will in In	-8. Mr Bell said he r m me af his decision		
(A fuller description, if n	ecessary, and a copy of the	e amendments, if available, which the examiner ag	greed would render the cla	ims allowable must be
attached. Also, where r	no copy of the amendments	which would render the claims allowable is availa	ible, a summary thereof m	ust be attached.)
•		a separate record of the substance of the interview		
WAIVED AND MUST IN	NCLUDE THE SUBSTANCE	indicate to the contrary, A FORMAL WRITTEN RE E OF THE INTERVIEW (e.g., items 1-7 on the revi en one month from this interview date to provide a	erse side of this form). If a	t response to the last Unice
requirements t	hat may be present in the la irements of the last Office a	above (including any attachments) reflects a compast Office action, and since the claims are now allocation. Applicant is not relieved from providing a se	owable, this completed for	n is considered to fulfill the